EXHIBIT 1

1	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS
2	TOR THE DISTRICT OF PRODUCTION OF THE PRODUCTION
3	IN RE: Videotape NEURONTIN MARKETING, SALES : Deposition of:
4	PRACTICES AND PRODUCTS : MICHAEL TRIMBLE
5	:
6	THIS DOCUMENT RELATES TO:
7	Smith, et al. v Pfizer, et al.
8	Case No. 05-cv-11515-PBS
9	
10	
11	TRANSCRIPT of testimony as taken by and
12	before PATRICIA A. SANDS, a Shorthand Reporter
13	and Notary Public of the States of New York and
14	New Jersey, at the offices of Lanier Law Firm,
15	126 East 56th Street, New York, New York, on
16	Tuesday, September 2, 2008, commencing at 9:15
17	in the forenoon.
18	
19	
20	REPORTING SERVICES ARRANGED THROUGH:
21	VERITEXT/NEW JERSEY REPORTING COMPANY 25B Vreeland Road, Suite 301
22	Florham Park, New Jersey 07932 Phone: (973) 410-4040 Fax: (973) 410-1313
23	
24	
25	

				Page 2				Pa	age 4
1	APPEARANC	C E S:		3	1	EXH	I B I T S, continued.		
2 3	FINKELSTEIN & F	DADTNEDC			2		·		
-	436 Robinson Ave				3	NUMBER	DESCRIPTION	PAGE	
4	Newburgh, New \	York 12550			4	TRIMBLE			
5	BY: ANDREW G. For the Plaintiff	FINKELSTEIN, ESQ.			5				ľ
	800 634-1212				6	Exhibit 10	Expert reports	128	
6					7	Exhibit 11	Gabapentin papers	129	
7	THE LANIER LAW Tower 56	/ FIRM			8	Exhibit 12	Questionaire	130	ŀ
8	126 East 56th Str	reet, 6th Floor			9	Exhibit 13	Re GABA receptors	132	
	New York, New Y	ork 10022			10	Exhibit 14	PubMed article	134	
9	BY: KENNETH SO For the Plaintiff	OH, ESQ.			11	Exhibit 15	Questionaire	140	İ
10	212 421-2800				12	Exhibit 16	APA Guidelines	214	
11	·			,	13	Exhibit 17	Cato's medical records	286	·
12	SHOOK, HARDY 8 2555 Grand Boule				14	Exhibit 18	McComb's records	311	
12	Kansas City, Misse				15	EXHIDIC 10	MCCOMD'S records	J11	
13	BY: LORI CONNO	ORS McGRODER, ESQ).		16				
14	For the Defendant 816 474-6550	it			17				
15	010 17 1 0550				18				
	ALSO PRESENT:				19		•		
17 18	Adam DiCola, Vi	deographer			20				
19					21				
20				•	22				
21 22									
23					23				
24					24				
25					25			•	
							* ***	,	
1		•		D 2				D.	
1 4		•		Page 3	,	DDOE MI	ICHAEL TRIMBLE	P	age 5
1		INDEV		Page 3	1		ICHAEL TRIMBLE,	P	age 5
2		INDEX		Page 3	1 2	Institute of	Neurology	Pi	age 5
2 3	MITNECC		DIDECT	Page 3	2	Institute of Queen Squ	Neurology are	Pi	age 5
3 4	WITNESS		DIRECT	Page 3		Institute of Queen Squ London W	Neurology are CIN3CB,	Pi	age 5
2 3 4 5			and the second s	Page 3	2	Institute of Queen Squ London Wi having bee	Neurology are	Pi	age 5
2 3 4 5 6	PROFESSOR	R MICHAEL TRIN	4BLE	Page 3	3	Institute of Queen Squ London Wi having bee	Neurology are CIN3CB, n sworn, was examined	Pi	age 5
2 3 4 5 6 7		R MICHAEL TRIN	and the second s	Page 3	3	Institute of Queen Squ London Wi having bee	Neurology are CIN3CB, n sworn, was examined	Pi	age 5
2 3 4 5 6 7 8	PROFESSOR Ms. McGro	R MICHAEL TRIN der	4BLE	Page 3	3 4 5 6 7	Institute of Queen Squ London Whaving bee and testifie	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please	standby.	age 5
2 3 4 5 6 7 8 9	PROFESSOR Ms. McGro	R MICHAEL TRIN	4BLE	Page 3	3 4 5 6 7 8	Institute of Queen Squ London We having bee and testifie THE V	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name	standby.	age 5
2 3 4 5 6 7 8 9	PROFESSOR Ms. McGro	R MICHAEL TRIN der EXHIBITS	4BLE		3 4 5 6 7 8 9	Institute of Queen Squ London We having bee and testifie THE V We an Adam Did	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T	standby. is he	age 5
2 3 4 5 6 7 8 9 10	PROFESSOR Ms. McGro E NUMBER	R MICHAEL TRIN der	4BLE	Page 3	2 3 4 5 6 7 8 9	Institute of Queen Squ London We having bee and testifie THE N We an Adam Did date toda	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ny is September 2, 2008, ar	standby. is he	age 5
2 3 4 5 6 7 8 9 10 11 12	PROFESSOR Ms. McGro	R MICHAEL TRIN der EXHIBITS	4BLE		2 3 4 5 6 7 8 9 10 11	Institute of Queen Squ London We having bee and testifie THE N We all Adam Did date todatime is approximately	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ny is September 2, 2008, ar oproximately 9:15 a.m.	standby. is he nd the	age 5
2 3 4 5 6 7 8 9 10 11 12 13	PROFESSOR Ms. McGro E NUMBER TRIMBLE	R MICHAEL TRIN der EXHIBITS DESCRIPTION	4BLE 6		2 3 4 5 6 7 8 9 10 11 12	Institute of Queen Squ London We having bee and testifie THE N We all Adam Did date toda time is ap	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ay is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t	standby. is ihe nd the he	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1	R MICHAEL TRIN der E X H I B I T S DESCRIPTION Declaration	ИВLE 6 37	PAGE	2 3 4 5 6 7 8 9 10 11 12 13	Institute of Queen Squ London We having bee and testifie THE N We an Adam Did date toda time is an This confice of	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ay is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at	standby. is he nd the he 126	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14 15	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1 Exhibit 2	R MICHAEL TRIN der E X H I B I T S DESCRIPTION Declaration Aid memoir	4BLE 6 37 37	PAGE	2 3 4 5 6 7 8 9 10 11 12 13 14	Institute of Queen Squ London We having bee and testified THE N We an Adam Did date todatime is ap This coffice of East 56th	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ay is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at a Street, New York, New Yo	standby. is he nd the he 126 rk.	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1 Exhibit 2 Exhibit 3	R MICHAEL TRIN der E X H I B I T S DESCRIPTION Declaration Aid memoir Fromson letter	4BLE 6 37 37 40	PAGE	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Institute of Queen Squ London We having bee and testified THE Name and Adam Did date todatime is appropriate to the confice of East 56th The control of the square to the	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ny is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at a Street, New York, New Yo aption of this case is Smith	standby. is he nd the he 126 ork. et	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1 Exhibit 2 Exhibit 3 Exhibit 4	MICHAEL TRINGER MICHAEL TRINGER EXHIBITS DESCRIPTION Declaration Aid memoir Fromson letter Table 15 & pg 3	4BLE 6 37 37 40 37 of report	PAGE	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Institute of Queen Squ London We having bee and testifie THE N We an Adam Did date toda time is ap This of office of East 56th The of al., versu	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ny is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at n Street, New York, New Yo aption of this case is Smith s Pfizer, et al., in the Unite	standby. is he nd the he 126 ork. et	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1 Exhibit 2 Exhibit 3 Exhibit 4 Exhibit 5	R MICHAEL TRIN Ider E X H I B I T S DESCRIPTION Declaration Aid memoir Fromson letter Table 15 & pg 3 Table 7.20	4BLE 6 37 37 40 37 of report 95	PAGE	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Institute of Queen Squ London We having bee and testifie THE N We an Adam Did date toda time is ap This of east 56th The co al., versu States Di	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ny is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at n Street, New York, New Yo aption of this case is Smith s Pfizer, et al., in the Unite strict Court, District of	standby. is he nd the he 126 ork. et	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1 Exhibit 2 Exhibit 3 Exhibit 3 Exhibit 4 Exhibit 5 Exhibit 6	R MICHAEL TRIM der E X H I B I T S DESCRIPTION Declaration Aid memoir Fromson letter Table 15 & pg 3 Table 7.20 Graphic	4BLE 6 37 37 40 37 of report 95 97	PAGE	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Institute of Queen Squ London We having bee and testifie THE N We all Adam Did date todatime is ap This confice of East 56th The coal., versu States Di Massache	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ay is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at a Street, New York, New Yo aption of this case is Smith is Pfizer, et al., in the Unite strict Court, District of usetts. Case number	standby. is he nd the he 126 ork. et	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1 Exhibit 2 Exhibit 3 Exhibit 4 Exhibit 4 Exhibit 5 Exhibit 6 Exhibit 7	R MICHAEL TRIN Ider E X H I B I T S DESCRIPTION Declaration Aid memoir Fromson letter Table 15 & pg 3 Table 7.20 Graphic Article	4BLE 6 37 37 40 37 of report 95 97 112	PAGE	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Institute of Queen Squ London We having bee and testifie THE N We an Adam Did date toda time is ap This coffice of East 56th The coal., versus States Di Massachu 05-cv-11	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ay is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at a Street, New York, New Yo aption of this case is Smith is Pfizer, et al., in the Unite strict Court, District of usetts. Case number	standby. is he nd the he 126 ork. et d	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1 Exhibit 2 Exhibit 3 Exhibit 4 Exhibit 4 Exhibit 5 Exhibit 6 Exhibit 7 Exhibit 8	R MICHAEL TRIN Ider E X H I B I T S DESCRIPTION Declaration Aid memoir Fromson letter Table 15 & pg 3 Table 7.20 Graphic Article Literature	4BLE 6 37 37 40 37 of report 95 97 112 113	PAGE	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Institute of Queen Squ London We having bee and testifie THE N We an Adam Did date toda time is ap This coffice of East 56th The coal., versus States Di Massachu 05-cv-11	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ay is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at a Street, New York, New Yo aption of this case is Smith s Pfizer, et al., in the Unite strict Court, District of usetts. Case number 515-PBS.	standby. is he nd the he 126 ork. et d	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1 Exhibit 2 Exhibit 3 Exhibit 4 Exhibit 4 Exhibit 5 Exhibit 6 Exhibit 7 Exhibit 8	R MICHAEL TRIN Ider E X H I B I T S DESCRIPTION Declaration Aid memoir Fromson letter Table 15 & pg 3 Table 7.20 Graphic Article	4BLE 6 37 37 40 37 of report 95 97 112	PAGE	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Institute of Queen Squ London We having bee and testified. THE Name of the We and Adam Did date todatime is appropriate to the Conflict of East 56th. The Conflict of East 56th al., versu States Did Massachu 05-cv-11. The main Trimble.	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ay is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at a Street, New York, New Yo aption of this case is Smith s Pfizer, et al., in the Unite strict Court, District of usetts. Case number 515-PBS.	standby. is he nd the he 126 ork. et d	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1 Exhibit 2 Exhibit 3 Exhibit 4 Exhibit 4 Exhibit 5 Exhibit 6 Exhibit 7 Exhibit 8	R MICHAEL TRIN Ider E X H I B I T S DESCRIPTION Declaration Aid memoir Fromson letter Table 15 & pg 3 Table 7.20 Graphic Article Literature	4BLE 6 37 37 40 37 of report 95 97 112 113	PAGE	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Institute of Queen Squ London We having bee and testified THE N We an Adam Did date todatime is ap This conffice of East 56th The confice of East 50th The confice of East	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ay is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at a Street, New York, New Yo aption of this case is Smith s Pfizer, et al., in the Unite strict Court, District of usetts. Case number 515-PBS. ame of the witness is Michael	standby. is he nd the he 126 rk. et d	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1 Exhibit 2 Exhibit 3 Exhibit 4 Exhibit 4 Exhibit 5 Exhibit 6 Exhibit 7 Exhibit 8	R MICHAEL TRIN Ider E X H I B I T S DESCRIPTION Declaration Aid memoir Fromson letter Table 15 & pg 3 Table 7.20 Graphic Article Literature	4BLE 6 37 37 40 37 of report 95 97 112 113	PAGE	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Institute of Queen Squ London We having bee and testified. THE Name and Adam Did date todatime is appropriate to a second time is a second time i	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T ny is September 2, 2008, ar oproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at n Street, New York, New Yo aption of this case is Smith is Pfizer, et al., in the Unite strict Court, District of usetts. Case number 515-PBS. hame of the witness is Michel stime the attorneys will themselves and the parties of the stime the attorneys will themselves and the parties of the stime the attorneys will themselves and the parties of the stime the attorneys will themselves and the parties of the stime the attorneys will themselves and the parties of the stime the attorneys will themselves and the parties of the stime the attorneys will t	standby. is he he 126 rk. et d ael they orter,	age 5
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	PROFESSOR Ms. McGro E NUMBER TRIMBLE Exhibit 1 Exhibit 2 Exhibit 3 Exhibit 4 Exhibit 4 Exhibit 5 Exhibit 6 Exhibit 7 Exhibit 8	R MICHAEL TRIN Ider E X H I B I T S DESCRIPTION Declaration Aid memoir Fromson letter Table 15 & pg 3 Table 7.20 Graphic Article Literature	4BLE 6 37 37 40 37 of report 95 97 112 113	PAGE	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Institute of Queen Squ London We having bee and testified. THE Name and Adam Did date todatime is appropriate to a second time is a second time i	Neurology are CIN3CB, n sworn, was examined d as follows: /IDEO OPERATOR: Please re on the record. My name Cola of Veritext Services. T reproximately 9:15 a.m. deposition is being held in t Lanier Law Firm, located at a Street, New York, New Yo aption of this case is Smith is Pfizer, et al., in the Unite strict Court, District of usetts. Case number 515-PBS. hame of the witness is Miches stime the attorneys will hemselves and the parties is	standby. is he he 126 rk. et d ael they orter,	age 5

Page 252 Page 250 with the Gabapentin. And probably 24, 48 company documents. 1 2 O Have you looked for those company 2 hours, two days. 3 3 BY MS. McGRODER: documents? What is the half life of Neurontin? 4 A I haven't specifically looked for 4 0 5 5 those company documents. Α Six hours. Depending on age, of 6 6 Where would you look? course. 7 7 Q What's the half life in elderly 8 individuals? 8 Well, it may well be that the company 9 The half life is much extended in 9 in the very early days when you have a new product, you look for biological variables in 10 10 elderly individuals. the human volunteer population. And what's your basis for saying 11 11 0 The pharmacokinetic studies? 12 that? 12 Yes. And often these are not 13 The half life of all drugs is 13 published and whatever, so but it may well be 14 extended in elderly individuals, because they 14 15 have less efficient mechanisms to clear the 15 that the data is available. Q Mr. Finkelstein didn't provide you drug from the system. 16 16 17 with the pharmacokinetic studies --You are aware, Dr. Trimble, that 17 18 Neurontin is not metabolized by the liver; 18 19 19 correct? 0 -- related to Gabapentin? 20 MR. FINKELSTEIN: Objection. 20 Α No. No. Q I want to make sure I got this. I 21 THE WITNESS: No, it's the kidney 21 think when I asked you how many days it took to 22 that is, begins to fail as you get older. 22 get to steady state, you said it would depend 23 23 BY MS. McGRODER: on the half life; right? 24 O So short of kidney failure --24 The steady state is usually related 25 A Well, it's not failure, it's just 25 Page 253 Page 251 to the half life. that older kidneys don't get rid of the drugs 1 1

2

3

4

5

7

8

9

10

11

12

13

16

17

18

19

Q Okay, so if it takes 48 hours in a regular person based on the half life of Neurontin to eliminate, are you suggesting it takes longer to get to a steady state in elderly people because it is slower at eliminating?

Yes. Α

Q Okay, so what is the half life, in your opinion, in elderly individuals?

A I don't have those data at my fingertips. But it's easy to look up on the net.

Q Do you think it's something longer 14 than six hours? 15

A It could be longer, yeah.

Well, do you think it's double?

A It could well be. But again --

Do you think it's triple? Q

It depends on the individual, and how 20 Α their general metabolism is, how they're 21 22 functioning.

So the elderly have other -- I don't want 23 24 to go into this -- but elderly have other

issues, like fat deposition which is different, 25

so efficiently.

So are there data that support your opinion, other than this principle, this, I guess you would call it pharmacologic principles you're relying on, are there data that support that it takes longer for elderly to eliminate Gabapentin than other age groups?

A I'm not certain if there are specific studies on the elimination rate of Gabapentin specifically in the elderly, but I don't see why Gabapentin would be any different from a vast number of other drugs that have been looked at in elderly people.

Q And the other drugs that you're thinking of are anti-epileptics?

A Well, no, just as a general principle 18 of pharmacology.

So as you sit here today, you have no data to support your opinion that Neurontin takes longer -- would have a longer half life in the elderly, because it takes longer to eliminate?

A I do not, but my belief is that the answer to your question would be found in

2

3

4

5

6

7

8

9

10

11 12

13

14

15

16

17

19

20

21

22

23

24

Page 258 Page 260 1 you're missing. you stop the drug from the blood stream. 2 THE WITNESS: It's a single dose? 2 O All right, and so my question is 3 3 This is a single-dose study? related to clinical effects. So maybe you 4 BY MS. McGRODER: 4 tried to answer my question and I just didn't 5 5 Yes, let's talk single dose for now.

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

25

1

2

3

4

5

6

7

8

9

10

15

16

17

18

19

20

21

22

23

24

25

Okay, because that's crucial, obviously, but I don't know, uhm -- I don't know if that's even been looked at. It probably has, but with the short half life, it probably would clear within 24 hours.

Q Is it not important to your opinion in the Smith case to know how long it takes for Neurontin to clear from the system following the last dose?

That's a different question, though. The question as to what happens when you take a single dose is very different to somebody who takes multiple doses, because the body becomes saturated with the product. And if you stop taking the drug, you will still get the product emerging from fatty tissue, for example. So the delay, when you've been taking the

22 23 drug chronically, is very different.

24 Okay, let's say you have been taking 25 Gabapentin for two months.

understand your answer.

But my guestion is: How long after your last ingestion of Gabapentin would you expect there to be any clinical effect -- let's say, let's say you're taking Gabapentin for pain reduction -- how long after your last dose of Gabapentin would you have clinical, the clinical effect of pain reduction?

MR. FINKELSTEIN: Objection. I don't know that there's any efficacy that it's ever been established that Gabapentin has any effect --MS. McGRODER: Objection to form is

fine. MR. FINKELSTEIN: -- on pain reduction.

THE WITNESS: I do not know the literature on the use of Gabapentin in chronic pain.

24 BY MS. McGRODER:

Q All right, well, let's talk about an

Page 259

Okay. 1

6

7

8

9

10

11

12

13

14

15

16 17

18

19

20

21

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

- 2 0 And you take your last dose.
- 3 Α Okay.
 - How long before there is no appreciable Gabapentin in your system?
 - I would say several days, at least.
 - And on what do you base your opinion that it would be several days at least?

A On what I've just said, that the drug has to come out of the body tissue, body system. But that is a guess. As far as I know, it's not been looked at.

Q What is the point at which the drug would have no clinical effect following last ingestion?

That is a different question again. Α

Yes, that's why I asked it.

If you have a drug which acts on the brain and influences brain neurochemistry, you may well have an effect on the central nervous system which by far outlasts the effect of the amount of the blood, of what's in the blood.

23 So once you have got the blood into the 24 brain, you're talking again about a different system to just looking at what comes out when

Page 261 epileptic, then. Do you know the literature on epilepsy and Gabapentin?

A I do.

Okay, so let's assume that somebody's on Gabapentin for epilepsy, and they take their last dose.

A Okay.

They just decide I'm not taking this drug anymore.

Α Yup.

They've taken their last dose.

11 12 How long after the last dose will the 13 person no longer have seizure control, or have 14 the clinical benefit of the drug?

A As far as I'm aware, if you stop Gabapentin, you do not get a rebound of seizures, withdrawal seizures.

What you do get with some other anti-epileptic drugs -- the point of that is to say that the lingering anti-epileptic effect must go on several days.

And is there any literature that supports your opinion that there is lingering effect that goes on for several days?

Well, I have not read a literature

1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE DISTRICT OF MASSACHUSETTS
3	Continued
4	IN RE: Videotape NEURONTIN MARKETING, SALES : Deposition of:
5	PRACTICES AND PRODUCTS : MICHAEL TRIMBLE
6	:
7	THIS DOCUMENT RELATES TO:
8	Smith, et al. v Pfizer, et al.
9	Case No. 05-cv-11515-PBS
10	
11	
12	
13	TRANSCRIPT of testimony as taken by and
14	before PATRICIA A. SANDS, a Shorthand Reporter
15	and Notary Public of the States of New York and
16	New Jersey, at the offices of Lanier Law Firm,
17	126 East 56th Street, New York, New York, on
18	Wednesday, September 3, 2008, commencing at
19	9:16 in the forenoon.
20	
21	
22	REPORTING SERVICES ARRANGED THROUGH:
23	VERITEXT/NEW JERSEY REPORTING COMPANY 25B Vreeland Road, Suite 301
24	Florham Park, New Jersey 07932 Phone: (973) 410-4040 Fax: (973) 410-1313
25	

_		·	
	Page 341		Page 343
1	APPEARANCES:	1	PROF. MICHAEL TRIMBLE,
2	FINKELSTEIN & PARTNERS	2	Institute of Neurology
	436 Robinson Avenue	_	Queen Square
4	Newburgh, New York 12550	3	London WCIN3CB,
5	BY: ANDREW G. FINKELSTEIN, ESQ. For the Plaintiff	١,	having been previously sworn, was
ا ا	800 634-1212	4	examined and testified as follows:
6		5	THE VIDEO OPERATOR: Planes standby
7	THE LANIER LAW FIRM Tower 56	6	THE VIDEO OPERATOR: Please standby.
8	126 East 56th Street, 6th Floor	7	We are on the record. My name is
	New York, New York 10022	8	Adam DiCola of Veritext Corporate Services. The date today is September 3,
9	BY: KENNETH SOH, ESQ. For the Plaintiff	10	2008, and the time is approximately
10	212 421-2800	11	9:16 a.m. This deposition is being held
11		12	in the office of Lanier Law Firm, located
12	SHOOK, HARDY & BACON, LLP 2555 Grand Boulevard	13	at 126 East 56th Street, New York, New
12	Kansas City, Missouri 64108-2613	14	York.
13	BY: LORI CONNORS McGRODER, ESQ.	15	The caption of this case is Smith, et
14	For the Defendant 816 474-6550	16	al., versus Pfizer, et al., in the United
15	610 47 + 0330	17	States District Court, District of
16		18	Massachusetts, Case Number
17 18	ALSO PRESENT: Adam DiCola, Videographer	19	05-CV-11515-PBS.
19	Additi Dicola, Videographici	20	The name of the witness is Professor
20		21	Michael Trimble.
21 22		22	At this time the attorneys will
23		23	identify themselves and the parties they
24		24	represent, after which our court reporter,
25		25	Patricia Sands, will swear in the witness
	Page 342		Page 344
1	Page 342	1	Page 344 and we can proceed.
1 2	•	1 2	and we can proceed.
2	Page 342	2	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein,
2	INDEX	2	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family.
2 3 4	I N D E X WITNESS DIRECT	2 3 4	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the
2 3 4 5	INDEX	2 3 4 5	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well.
2 3 4 5 6	I N D E X WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE	2 3 4 5 6	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of
2 3 4 5 6 7	I N D E X WITNESS DIRECT	2 3 4 5 6 7	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer.
2 3 4 5 6 7 8	I N D E X WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344	2 3 4 5 6 7 8	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson,
2 3 4 5 6 7 8 9	I N D E X WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE	2 3 4 5 6 7 8 9	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of
2 3 4 5 6 7 8 9 10	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS	2 3 4 5 6 7 8 9	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer.
2 3 4 5 6 7 8 9 10 11	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE	2 3 4 5 6 7 8 9 10	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of
2 3 4 5 6 7 8 9 10 11 12	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS	2 3 4 5 6 7 8 9 10 11	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday.
2 3 4 5 6 7 8 9 10 11 12 13	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE	2 3 4 5 6 7 8 9 10 11 12 13	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION
2 3 4 5 6 7 8 9 10 11 12 13 14	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE EXHIBIT 19 Shell report 352	2 3 4 5 6 7 8 9 10 11 12 13 14	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION BY MS. McGRODER:
2 3 4 5 6 7 8 9 10 11 12 13 14 15	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE EXHIBIT 19 Shell report 352 EXHIBIT 20 Neurogurgical records 399	2 3 4 5 6 7 8 9 10 11 12 13 14 15	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION BY MS. McGRODER: Q Professor Trimble, you know you're
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE EXHIBIT 19 Shell report 352 EXHIBIT 20 Neurogurgical records 399 EXHIBIT 21 UMC notes 404	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION BY MS. McGRODER: Q Professor Trimble, you know you're still under oath; correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE EXHIBIT 19 Shell report 352 EXHIBIT 20 Neurogurgical records 399 EXHIBIT 21 UMC notes 404 EXHIBIT 22 Juurlink article 455	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION BY MS. McGRODER: Q Professor Trimble, you know you're still under oath; correct? A Correct.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE EXHIBIT 19 Shell report 352 EXHIBIT 20 Neurogurgical records 399 EXHIBIT 21 UMC notes 404 EXHIBIT 22 Juurlink article 455 EXHIBIT 23 Police report 482	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION BY MS. McGRODER: Q Professor Trimble, you know you're still under oath; correct? A Correct. Q Did you do anything last night to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE EXHIBIT 19 Shell report 352 EXHIBIT 20 Neurogurgical records 399 EXHIBIT 21 UMC notes 404 EXHIBIT 22 Juurlink article 455 EXHIBIT 23 Police report 482 EXHIBIT 24 Medical examiner's report 489	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION BY MS. McGRODER: Q Professor Trimble, you know you're still under oath; correct? A Correct. Q Did you do anything last night to prepare for the continuation of your deposition
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE EXHIBIT 19 Shell report 352 EXHIBIT 20 Neurogurgical records 399 EXHIBIT 21 UMC notes 404 EXHIBIT 22 Juurlink article 455 EXHIBIT 23 Police report 482 EXHIBIT 24 Medical examiner's report 489 EXHIBIT 25 Suicide note 497	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION BY MS. McGRODER: Q Professor Trimble, you know you're still under oath; correct? A Correct. Q Did you do anything last night to prepare for the continuation of your deposition this morning?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE EXHIBIT 19 Shell report 352 EXHIBIT 20 Neurogurgical records 399 EXHIBIT 21 UMC notes 404 EXHIBIT 21 Juurlink article 455 EXHIBIT 22 Juurlink article 455 EXHIBIT 23 Police report 482 EXHIBIT 24 Medical examiner's report 489 EXHIBIT 25 Suicide note 497 EXHIBIT 26 Photo 508	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION BY MS. McGRODER: Q Professor Trimble, you know you're still under oath; correct? A Correct. Q Did you do anything last night to prepare for the continuation of your deposition this morning? A Last night and this morning I read
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE EXHIBIT 19 Shell report 352 EXHIBIT 20 Neurogurgical records 399 EXHIBIT 21 UMC notes 404 EXHIBIT 22 Juurlink article 455 EXHIBIT 23 Police report 482 EXHIBIT 24 Medical examiner's report 489 EXHIBIT 25 Suicide note 497	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION BY MS. McGRODER: Q Professor Trimble, you know you're still under oath; correct? A Correct. Q Did you do anything last night to prepare for the continuation of your deposition this morning? A Last night and this morning I read through my bundle of Mr. Smith's notes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE EXHIBIT 19 Shell report 352 EXHIBIT 20 Neurogurgical records 399 EXHIBIT 21 UMC notes 404 EXHIBIT 21 Juurlink article 455 EXHIBIT 22 Juurlink article 455 EXHIBIT 23 Police report 482 EXHIBIT 24 Medical examiner's report 489 EXHIBIT 25 Suicide note 497 EXHIBIT 26 Photo 508	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION BY MS. McGRODER: Q Professor Trimble, you know you're still under oath; correct? A Correct. Q Did you do anything last night to prepare for the continuation of your deposition this morning? A Last night and this morning I read through my bundle of Mr. Smith's notes. Q And those would be the medical
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	INDEX WITNESS DIRECT PROFESSOR MICHAEL TRIMBLE Ms. McGroder 344 EXHIBITS NUMBER DESCRIPTION PAGE TRIMBLE EXHIBIT 19 Shell report 352 EXHIBIT 20 Neurogurgical records 399 EXHIBIT 21 UMC notes 404 EXHIBIT 21 Juurlink article 455 EXHIBIT 22 Juurlink article 455 EXHIBIT 23 Police report 482 EXHIBIT 24 Medical examiner's report 489 EXHIBIT 25 Suicide note 497 EXHIBIT 26 Photo 508	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	and we can proceed. MR. FINKELSTEIN: Andrew Finkelstein, on behalf of the Smith family. MR. SOH: Ken Soh, on behalf of the Smith family as well. MS. McGRODER: Lori McGroder, of Shook, Hardy & Bacon, on behalf of Pfizer. MS. STEVENSON: Jennifer Stevenson, of Shook, Hardy & Bacon, also on behalf of Pfizer. THE WITNESS: We did this yesterday. CONTINUED DIRECT EXAMINATION BY MS. McGRODER: Q Professor Trimble, you know you're still under oath; correct? A Correct. Q Did you do anything last night to prepare for the continuation of your deposition this morning? A Last night and this morning I read through my bundle of Mr. Smith's notes.

Page 501 Page 503 suicide? 1 BY MS. McGRODER: 1 2 Q Does the literature report as a 2 A I am not. 3 definition for impulsivity that the idea for 3 Q Reading this suicide note, is it now the act of suicide occurs within 5 minutes of clear to you why Mrs. Smith said to the medical 4 4 5 the suicide? 5 examiner that she did not want an autopsy, 6 Α 6 because Mr. Smith did not want to be cut on any 7 7 Did you look at the literature on more? Q 8 that? 8 A I'm just not certain of the link 9 No, but I'm quite familiar with 9 between her statement in the autopsy report and 10 impulsive behaviors. We have done research in 10 the suicide note. In other words, I'm not quite sure of the link between the two. I 11 that area. 11 12 Q Did you look at the literature on 12 mean, he may have expressed an opinion before impulsive suicide behaviors? 13 13 this suicide note about not having further 14 Not especially. operations. 14 15 0 The behaviors you're referring to are 15 And so do you think it's coincidence 16 aggression? 16 that Mrs. Smith says "Richard's final wishes were not to be 'cut' on any more"? 17 A Aggressive behaviors, impulsive motor 17 behaviors, obsessive compulsive behaviors. Well, if she's referring to this 18 18 19 These kind of thing. 19 document, then I accept that. But we have to 20 Is obsessive compulsive behavior 20 just recall that he had expressed concern about 21 impulsive? 21 having further surgery before, that was all. 22 Q And so when Mr. Smith says "I don't 22 A In certainly can be. 23 Q And then the other one, apart from 23 want to be cut on any more", is that a 24 aggression, I think you said was impulsive 24 reference, in your opinion, to future 25 motor disorders? 25 surgeries? Page 502 Page 504 A In this country it's called Tourette That is certainly a possibility. 1 1 2 syndrome, T-O-U-R-E-T-T-E syndrome, that people 2 It is it more likely than not that 3 have compulsive and impulsive behaviors. 3 that's what he's referring to? 4 Q And with Tourette syndrome, in your 4 A It is likely that that is what he is 5 clinical practice is that considered part of 5 referring to. 6 6 your movement disorder practice? MS. McGRODER: Let's take a 3 minute 7 Oh, yes. 7 break. 8 Okay. And so apart from impulsivity 8 THE VIDEO OPERATOR: Please standby. 9 associated with those behaviors, movement 9 We are going off the record, the time disorder or obsessive compulsive or aggression, 10 is 1:23 p.m. 10 11 have you, in fact, studied the literature on 11 (Recess.) 12 impulsive suicide behavior? 12 THE VIDEO OPERATOR: Please standby. Not specifically on impulsive suicide 13 We are back on the record, the time 13 14 behavior. 14 is 1:31 p.m. Q And you are not an expert in suicide 15 BY MS. McGRODER: 15 16 Q Are you aware, Professor Trimble, 16 behavior? 17 that Mr. Smith laid a plastic sheet out on the 17 A I am not a suicidologist, that is bed to prevent the soiling of the bed with 18 18 correct. 19 biohazard material before his suicide? 19 Q And so you are not an expert in 20 impulsive suicide behavior? 20 MR. FINKELSTEIN: Objection. A By definition. 21 THE WITNESS: No, I'm not. I was not 21 O So you're not aware that the 22 22 aware. 23 literature on impulsive suicide provides a 23 THE VIDEO OPERATOR: Professor, your definition of 5 minutes between the initiation 24 24 mic. of the thought of suicide and the actual 25 THE WITNESS: No, I was not aware.

Page 549 Page 551 more likely than not his suicide was impulsive? 1 he says it makes him loopy. But he, himself, 1 2 2 refers to the fact that he is on Neurontin. A It has not so much to do with 3 3 impulsivity, it has to do with the alteration And then the family depositions also consider of his mental state that occurs following the 4 4 him to have been reliable on taking 5 medications. So I no reason to doubt the fact 5 ingestion of Gabapentin or Neurontin. 6 he was taking Neurontin. 6 Q Tell me specifically what evidence 7 you rely on, the factual evidence in the 7 O Have you looked to see how many pills 8 were in the prescription vile of Neurontin that 8 record, that Mr. Smith's suicide was impulsive? Mr. Smith left on his dresser at the time of 9 MR. FINKELSTEIN: Objection as to 9 10 his suicide? 10 form. THE WITNESS: Well, I think I have a 11 A I have not. 11 12 So, again, you have no idea whether 12 difficulty with the term "impulsive". I'm 13 he completed taking the pills that were 13 not certain -prescribed for him? The Neurontin pills that BY MS. McGRODER: 14 14 15 were prescribed for him? 15 It's in your report? 16 A My understanding is that he had more 16 Yes, but this was not a carefully planned, documented suicide where everything 17 Neurontin given to him beyond those that were 17 was put in context, everything was sorted out, 18 prescribed in a script. 18 Q Okay. 19 saying good-bye to people. This happened 19 20 suddenly. 20 That's my understanding. Α 21 Q Samples? 21 Now the term "impulsive" is used in a Well, in a sashay, as I believe. 22 number of ways. I am using it to say that this 22 Α was not a carefully planned, or even 23 Well, we'll get there. 23 Q predictable suicide event. It came out of the 24 Α Okav. 24 25 Q Right now the question is you don't 25 blue. Page 550 Page 552 know one way or the other whether he completed 1 Q You testified yesterday that it is 1 2 2 taking the pills that were in the vile that he most likely that at some point before March, or 3 filled at the pharmacy on March 9, 2004? 3 in March, because of his "fiscal" problems he 4 That is correct. 4 was working part-time. 5 And there could be a full vile of 5 What fiscal problems were you referring 6 6 pills left over, and that is something you to? 7 didn't consider? 7 Physical problems? I just didn't get 8 That is correct. 8 the question. Α 9 Fiscal problem. 9 Q Do you know the exact number of Q I wasn't sure whether you said 10 10 samples that were in Mr. Smith's possession? I do not. 11 "fiscal" or "physical." 11 Α 12 Well, the transcript --12 Q Is there any evidence in the record 13 MR. FINKELSTEIN: They think you 13 of the exact number of samples that Mr. Smith 14 took? 14 said --Not that I have seen. 15 Q Of course it's a draft, says 15 Α "fiscal". Do you consider anywhere in your 16 16 report Donna Smith's illness, her cancer as a 17 No, physical. 17 Α factor related to Mr. Smith's suicide? So the word you were using is 18 Q 18 19 "physical"? A I do not consider it a factor 19

Α

factor.

relating to his suicide.

Q It's not in your report?

It is not, and I do not consider it a

Is it your opinion in this case that

Neurontin caused Mr. Smith's suicide because

20

21

22

23

24

25

20

21

22

23

24

25

Physical, yes.

How about 2003?

any time in 2004?

No.

Α

Q

All right. Are you aware of any

financial problems that the Smith family had at